1 JOSEPH P. RUSSONIELLO (CASBN 44332) United States Attorney 2 BRIAN J. STRETCH (CASBN 163973) 3 Chief, Criminal Division 4 JOSEPH A. FAZIOLI (ILSBN 6273413) Assistant United States Attorney 5 150 Almaden Boulevard, Suite 900 San Jose, California 95113 6 Telephone: (408) 535-5061 Facsimile: (408) 535-5081 7 E-Mail: joseph.fazioli@usdoj.gov 8 Attorneys for the United States 9 10 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 11 SAN JOSE DIVISION 12 13 UNITED STATES OF AMERICA, No. CR 08-00114 JW 14 STIPULATION AND [RA Plaintiff, ORDER RE: EXTENSION OF TIME FOR FILING RESPONSE TO 15 v. 16 DEFENDANT'S MOTION PURSUANT SHERRY GEHRUNG, TO 18 U.S.C. § 2255 17 Defendant. 18 On November 19, 2009, this Court issued an Order Requesting Briefing from 19 Government directing the United States to file a Response to Defendant Sherry Gehrung's 20 21 Section 2255 motion. Defendant Gehrung's section 2255 motion claims that she received ineffective assistance of counsel in connection with the determination of restitution and 22 that she is entitled to a credit on the amount of restitution she owes. The United States' 23 24 response to defendant Gehrung's Section 2255 motion is currently due on June 25, 2010. 25 The parties now jointly request that the government's June 25, 2010 date for a 26 response to defendant Gehrung's Section 2255 motion be extended until July 23, 2010. 27 In an effort to eliminate unnecessary litigation, the parties are currently conferring about 28 whether the restitution-related issues defendant Gehrung raises in her Section 2255 [PROPOSED] ORDER

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1	motion are amendable to resolution. The parties have made progress toward a potential
2	resolution of the issues raised in defendant Gehrung's Section 2255 motion. As part of
3	this process, the government is conferring with law enforcement, and undersigned
4	defense counsel reported back today to the government regarding his communications
5	with defendant Gehrung.
6	In light of the above, the parties agree, and the Court finds and holds, as follows
7	1. The government's June 25, 2010 date for a response to defendant Gehrung's
8	Section 2255 motion is extended until July 23, 2010.
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10	STIPULATED:
11	DATED: 6/24/10 /s/
12	JOHN HALLEY Counsel for Defendant Gehrung
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14	DATED: 6/24/10 /s/ JOSEPH A. FAZIOLI
15	Assistant United States Attorney
16	IT IS SO ORDERED.
17	DATED: June 25, 2010 LAMES WARE
18	VITED STATES DISTRICT JUDGE
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